

FINDING OF EMERGENCY

The Secretary of the California Department of Food and Agriculture finds that an emergency exists, and that the foregoing regulation, or amendment to the regulation, is necessary for the immediate preservation of the public peace, health and safety, or general welfare.

Specific Facts Showing the Need for Immediate Action

Mediterranean fruit fly is a destructive insect pest which attacks the fruit of various plants including over 150 crops such as citrus, tomatoes, grapes, avocados, peaches, and cherries.

The female punctures host fruit to lay eggs which develop into larvae. The punctures admit decay organisms that may cause tissue breakdown. Larval feeding causes breakdown of fruit tissue. Fruits with egg punctures and larval feeding are generally unfit for human consumption. Pupae may be found in fruit, but normally are found in soil.

Adult female Mediterranean fruit flies have recently been detected in the County of Santa Clara. On October 5, 2005, a sexually mature unmated female Mediterranean fruit fly was taken from a trap in the San Jose area of Santa Clara County. On October 9, 2005, a second sexually mature unmated female Mediterranean fruit fly was also taken from a trap in the San Jose area of Santa Clara County. The detection of two adult Mediterranean fruit flies is indicative of an incipient infestation of the fly in the San Jose area of Santa Clara County.

If the fly were allowed to spread and become established in host fruit production areas, California's agricultural industry would suffer losses due to decreased production of marketable fruit, increased pesticide use, and loss of markets if other states or countries enacted quarantines against California products.

This amendment will establish a quarantine area in Santa Clara County of approximately 77 square miles surrounding the Mediterranean fruit fly infestation in the San Jose area of Santa Clara County. To prevent artificial spread of the fly to noninfested areas to protect the California's agricultural industry, it is necessary immediately to regulate movement of hosts which can carry the fly within and from the infested area and surrounding buffer zone. Therefore, it is necessary to amend Section 3406(b) on an emergency basis.

The proposed quarantine area for San Jose includes the initial detection sites as the epicenter and a buffer zone which extends approximately 4-1/2 miles in each direction from the epicenter. A buffer zone is necessary because the fly can spread naturally (as well as being spread artificially in infested hosts). The proposed boundary line was drawn jointly by the United States Department of Agriculture, the California Department of Food and Agriculture, and the Santa Clara County Agricultural Commissioner. The proposed quarantine area is considered the minimum area around the initial detection sites which should be regulated to prevent artificial spread of Mediterranean fruit fly to noninfested areas.

Authority and Reference Citations

Authority: Sections 407 and 5301, 5302 and 5322, Food and Agricultural Code.

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Informative Digest

Existing law obligates the Department of Food and Agriculture to protect the agricultural industry of California and prevent the spread of injurious pests (Food and Agricultural Code, Sections 401 and 403). Existing law provides that the Secretary may establish, maintain, and enforce such quarantine regulations as he deems necessary to circumscribe and exterminate or prevent the spread of pests to protect California's agricultural industry.

Section 3406. Mediterranean Fruit Fly Interior Quarantine.

This amendment will establish a quarantine area for Mediterranean fruit fly of approximately 77 square miles surrounding the San Jose area of Santa Clara County. The effect of the

amendment is to provide authority for the State to regulate movement of hosts and possible carriers of Mediterranean fruit fly within and from the area under quarantine to prevent artificial spread of the fly to noninfested areas to protect California's agricultural industry.

Mandate on Local Agencies or School Districts

The Department of Food and Agriculture has determined that Section 3406 does not impose a mandate on local agencies or school districts, except that an agricultural commissioner of a county under quarantine has a duty to enforce it. No reimbursement is required under Section 17561 of the Government Code because the Santa Clara County Agricultural Commissioner requested the changes in the regulation.

Cost Estimate

The Department also has determined that no costs or savings to any state agency, no nondiscretionary costs or savings to local agencies or school districts, no reimbursable costs or savings to local agencies or school districts under Section 17561 of the Government Code, and no costs or savings in federal funding to the State will result from the proposed action.